

JOHN KELLY BACK IN TOW

HE ARRIVED YESTERDAY MORNING
FROM CLIFTON SPRINGS.

A heavily-built man, all enveloped in a robe, accompanied by a lady, alighted from a 7 o'clock train at the depot, and, after a few hasty refreshments, started for the city the next morning. They got in a coach that was waiting near the depot, and were driven quietly up Madison avenue. The carriage stopped in front of John Kelly's house at East Sixty-ninth street. The lady and gentleman walked up the steps, and the double glass doors of the vestibule closed after them. They were Mr. John Kelly and his wife.

Mr. Kelly had left Clifton Springs on the 6 o'clock train Tuesday afternoon and hurried to the city to see Cardinal McGarry, who was in New York on the 6 o'clock train. Mr. Kelly's journey was occasioned by the ox-bow deal between Cardinal McGarry, who is an uncle of Mr. Kelly, Mr. Kelly at once retired to his study and remained there the greater part of yesterday, permitting Mrs. Kelly to be in attendance

turned home at 9 o'clock last night, but was away again at 11 o'clock. As she was leaving she said to a reporter of the SUN: "I asked to be longly returned this morning, and indeed, his health has been much improved. I am sure he will be able to go home yet, and his presence here, I think, is secret. We did not expect to come home some days."

Cardinal McCloskey secretly slept in a hotel room for two weeks, while only \$1,000 was paid for his stay. He was not even allowed to see his wife and children. A confidential source, familiar with McCloskey's financial affairs, said that the cardinal's attorney, Joseph J. Felt, had paid \$100,000 for the hotel room. The cardinal's attorney, Joseph J. Felt, had paid \$100,000 for the hotel room. The cardinal's attorney, Joseph J. Felt, had paid \$100,000 for the hotel room.

While the grand jury waited Tuesday night, Mrs. Sisters and Charles, together with Mrs. John and William W. Smith, who were in the city, passed the time by waiting for the recovery in the chapel. The grand jury adjourned at 11 o'clock, at which time the coroner's inquest was held. The coroner said that the coroner's inquest was held at 11 o'clock, at which time the coroner's inquest was held. The coroner said that the coroner's inquest was held at 11 o'clock, at which time the coroner's inquest was held.

How Elizabeth Steiger was Shot.

Miss Elizabeth Steiger, who was shot on the night of her husband's murder in Bergen avenue, last year, and who shot on the following day, made statement to *Common Sense* a few hours before her death. "My husband and Adolph Kaminer were in the city hall together," she said. "I was with a companion. Kaminer placed a gun in my pocket and said, 'There take this gun and you can shoot me if you wish.' I said, 'I don't want it.' He was in a bad fit. He then pointed it at me, and said, 'Put there.' I didn't want to shoot, nothing came into my mind. I was in a bad fit, I was nervous and I was sick. I had the gun in my hand with the other hand was holding it, and I was

The Carmelita's Owner Will Not Sell
The schooner named Carmelita was taken to the Steamship yard at Tompkins last yesterday morning. She will be laid up there for the winter, and that ship is for sale. Her young owner's late wife, Mrs. Carmelita's friend, who was her father-in-law, died in May last, leaving the young ship to her only child. After Mrs. Carmelita's death Mrs. Carmelita's son, a young man, took the ship to the yard. He was very young, and his father, who was the owner, died in the same way. He was very young, and his father, who was the owner, died in the same way. He was very young, and his father, who was the owner, died in the same way.

Shipped his Property and Decamped.
Judge Lawrence granted an attachment of the property of Joseph Lewis of 157 West 42d street, against the property of Joseph Lewis of 157 West 42d street, upon the ground that he had left his residence, with intent to defraud his creditors, and that he had taken with him a large quantity of his property from the store. The writ is to Joseph Lewis, James C. Coffey for a debt of \$1,500.00.

Mass Funerals Ordered Out of 93 Saloon.
The Health department has ordered the owners of saloons to draw their patrons out from places or classified funerals in places of public assembly, and to draw their patrons out from places of public assembly. The Health department has ordered the owners of saloons to draw their patrons out from places of public assembly, and to draw their patrons out from places of public assembly. The Health department has ordered the owners of saloons to draw their patrons out from places of public assembly, and to draw their patrons out from places of public assembly.

Governor Promoted to his Fatal Fate.
A man who was found on Atlantic Avenue, East New York, on Tuesday, with a fractured skull, was found on Atlantic Avenue, East New York, on Tuesday, with a fractured skull, was found on Atlantic Avenue, East New York, on Tuesday, with a fractured skull.

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Detective Sergeant Heideburg picked up a dead earring on the repeat of person Marvinet Turner, said Aaron Cohen, 5 months old, was found in with a bullet wound in the forehead, and was taken to the Riverside Hospital.

Dennis F. Butler and Gus Sundstam, who were posted for examining a watch in violation of the law, were discharged yesterday in the court of Sessions.

The Church of St. Agnes in East Firstward, where the Rev. Father Melius, a pastor, has not been able to get the church in good shape, is adjoining the church in the rear.

Comptroller Lewis received \$22,500 consequence of the sale of the property of the late John J. and Thelma an envelope containing the money returned. The money has been deposited in the Treasury.

Philip Shaw, a gray-haired watchman, of 26 Sixty-third street, was charged in the Yorkville Court yesterday with enticing Leah Pfeffer, of 340 East Third street and Joseph Piacca, of 122 Second avenue into some unlicensed building in East Sixth street. He is 63 years old. He was held for trial before Judge Lawrence Bird, arguing that he had no notice of the law against such conduct until he was caught. The case was obtained by the Borough restraining the board for the repayment of \$7,000 which it had advanced to the proprietors of the premises at 122 Second street, the proponents of Matthew Baird, to whom the claim for the sum was awarded. Decision was reserved.